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June 27, 1913

SEC. 22. Whenever a placard shall be placed as provided in section 20 of this ordinance, no person or persons having entered said premises shall depart therefrom without being first fumigated.

SEC. 23. In case a coach, cab, hack, carriage, or other vehicle shall convey a patient suffering from a communicable disease, said vehicle shall be disinfected under the direction of the board of health before being used again.

SEC. 24. Every veterinarian or other person who is called to examine or professionally attend any animal within the city of Hutchinson having the glanders or farcy, rabies, tuberculosis, or any other communicable disease shall within 24 hours thereafter report in writing to the board of health the following facts:

- (1) A statement of the location of the diseased animal.
- (2) The name and address of the owner thereof.
- (3) The type and character of the disease.

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SEC. 27. Any person violating any of the provisions of sections 13, 14, 15, 16, 17, 18, 19, 21, 22, 23, 24, 25, and 26 of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined in any sum not exceeding \$10, together with the costs of the prosecution.

Rabies—Suspected and Exposed Animals to be Killed or Confined. (Ord. No. 992, July 7, 1912.)

SEC. 25. Every animal which is mad or has hydrophobia, or which shows symptoms thereof, shall be at once killed or else securely confined until the diagnosis is accurately made and then killed if found to be so affected. Every animal which has been exposed to such disease shall be at once confined in some secure place for such length of time as to show that such exposure has not given such animal said disease, and the body of any animal that has died of any such disease, after being killed shall be disposed of as the board of health may direct.

Repealer. (Ord. No. 992, July 7, 1912.)

SEC. 28. That ordinances Nos. 474, approved October 22, 1900, and 256, approved June 5, 1903, and 922, approved May 29, 1912, be, and the same are hereby, appealed.

INDIANAPOLIS, IND.

Milk—Sealed Containers to be Used. (Ord. No. 42, Sept. 2, 1912.)

SECTION 1. Be it ordained by the common council of the city of Indianapolis, Ind., that every person, firm, or corporation engaged in buying or selling milk which is shipped, hauled, or transported in any way whatsoever, in cans, buckets, or any other kind of receptacle, and which is to be distributed in any way whatsoever to the public of the city of Indianapolis, shall seal the covers or lids of such cans, buckets, or other receptacles in such a manner that the receptacle can not be opened or the lid removed without a key or without breaking or destroying seal. And the milk contained in every such can, bucket, or other receptacle which is not sealed or fastened as aforesaid, shall be condemned when found by the inspectors of the board of health.

SEC. 2. It shall be unlawful for any person, firm, or corporation engaged in the wholesale or retail distribution or sale of milk to the public of the city of Indianapolis to receive milk for any purpose whatsoever, in cans, buckets, or other receptacles, the covers or lids of which are not so sealed that they can not be removed or opened without a key or without breaking or destroying seal.

SEC. 3. Any person, firm, or corporation violating any of the provisions of this ordinance shall be subject to a fine not to exceed \$50, to which may be added, for a second offense, imprisonment of not to exceed 30 days.